UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK	
NIKE, INC. and CONVERSE INC.,  Plaintiffs,	x : :
-against- SHIBY NY INC et al.,	: : : 24-cv-4521 (AKH)
Defendants.	:

[PROPOSED] PRELIMINARY INJUNCTION

WHEREAS, Plaintiffs Nike, Inc. ("Nike") and Converse Inc. ("Converse" and together with Nike "Plaintiffs"), moved ex parte against Defendants Shiby NY Inc.; Ming Fu Hong Trading Limited; rimisneaker.us; \$ytrading616; Mr. Wang; bstsneaker.com; bstsneakers.com; songsneaker.com; stockxshoes.com; stockxshoesvip.com; cocoshoesvip.com; bagsmalles.com; buykicks.me; Joom E-Commerce Company Limited; carlsneaker.com; ddkicks.net; Gdleyu Inc.; hotkicks.cc; hotkicks.org; hypeunique.com; hypeunique.is; hypeunique.me; EFX Fashion Inc.; kickmax.ru; footskick.ru; kickscentral.cc; kickcentral.me; killone.x.yupoo.com; Misstylea; kickwho.cc; kickwho.xyz; kickzlucas.com; Guoxiong Lin; lgrose.ru; xblo594.x.yupoo.com; Xianguo Zhou; lkkiks.com; 888kicks.ru; Mika Technology Co. Limited; mangomeee.com; mangomee.co; monicasneaker.cc; Bo Ying Trading Hong Kong Limited; houyw.x.yupoo.com; muksstore.x.yupoo.com; Sing Ying Trading Limited; rarerapsneaker.x.yupoo.com; rarerepclothing.x.yupoo.com; hewitt2303.x.yupoo.com; Pyn\*Cnfashion Club; stylesneaks.com; sharesneaker.us; sharesneaker.vip; sharesneakers.us; sharesneakers.vip; stockxpro.com; stockxpro.vip; stockxprovip.com; supersneakers.vip; timsneakers.com; Casnda Corp Limited-

B2c; ubuysneakers.com; ulrica688.x.yupoo.com; wawone.com; stockxkicks.com; hypeshoes.co; bmlin.net; Star EFX Fashion Inc.; footskick.ru; clubkickz.com; \$kaideninc616; coolkicksmall.com; Wtp\*stepsupshoes; crewkick.net; crewkicks.org; Jiemao Commerce Co. Ltd; dopesneaker.co; Chan Wai; flightkickz.cn; flightkickz.com; kicksgate.com; ln5factory.com; yzynation.com; gmkim.vn.ua; hotkickss.ru; EKO DG Trading Inc.; hypeboosts.ru; hypeboost.shop; hypeboosts.com; hypeboost.ru; jdfoot.co; clothswmalls.com; Vkomall; One Pick (HK) Limited; pkshoes.store; Peinabaxnyj; popshoe.org; popkicks.org; jordonkicks.org; dunksticks.org; taosneakers.com; cnfashionclub.com; uabat.xyz; uabatman.com; pkstockx.cc; sneakerwill.shop; luckshoes.ru; perfectkicks.top; jaskicks.ru; COPTOP; coptop.ru; coptop.net; m1sneakers.com; bombline.cc; bombline.la; ebuysneakers.com; SP Xylar Studio; xylar.co; \$DedianFang; rsneakers.fun; dmsneaker.com; solenlaces.com; ABC Companies and John Does 1-100, (collectively, "Defendants") for a temporary restraining order, asset restraining order, order authorizing expedited discovery, order disabling websites, order disabling social media accounts, and bifurcated and alternative service of process by electronic mail, and order to show cause for preliminary injunction pursuant to Federal Rule of Civil Procedure 65 and the Lanham Act (15 U.S.C. § 1051 et seq.), for the reason that Defendants are manufacturing, importing, exporting, distributing, marketing, advertising, offering for sale and/or selling goods bearing counterfeit reproductions of Plaintiffs' federally registered trademarks, trade names, and/or logos as set forth in Plaintiffs' Complaint in this action (collectively, "Plaintiffs' Marks"), which are owned and controlled by Plaintiffs;

WHEREAS having reviewed Plaintiffs' Complaint, Memorandum of Law, and supporting declarations the Court signed an order on June 13, 2024, restraining Defendants from, inter alia, manufacturing, distributing, delivering, shipping, importing, exporting, advertising,

marketing, promoting, selling or offering for sale Counterfeit Products or any other products confusingly similar to Plaintiffs' Products, or any other products that otherwise bear, contain, display, or utilize any of Plaintiffs' Marks, any derivation or colorable imitation thereof, or any mark confusingly similar thereto or likely to dilute or detract from the Plaintiffs' Marks (the "Temporary Restraining Order"); and further ordered Defendants to appear before this Court on July 1, 2024, to show cause why an order granting Plaintiffs a preliminary injunction should not be granted;

WHEREAS, Plaintiffs filed an Affidavit of Service on July 1, 2024 demonstrating that Defendants Shiby NY Inc., Star EFX Fashion Inc., GDLEYU Inc., and EFX Fashion Inc. were served with the Summons, Complaint with all the Exhibits thereto, Civil Cover Sheet, Temporary Restraining Order, Memorandum of Law, Declaration of Joe Pallet with all Exhibits thereto, Declaration of Sara Perles with all Exhibits thereto, Declaration of Robert Holmes with all Exhibits thereto, and the Declaration of Robert L. Weigel with all the Exhibits thereto on June 21, 2024;

WHEREAS, Plaintiffs filed an Affirmation of Service on July 1, 2024 demonstrating that all Defendants except Defendants Shiby NY Inc., Star EFX Fashion Inc., GDLEYU Inc., and EFX Fashion Inc., who were served through the New York State Secretary of State, and pkshoes.store, bombline.la and coolkicksmall.com were served via email with the Temporary Restraining Order, Summons, and Complaint, and all attachments thereto on June 24, 2024, in accordance with the alternative service provisions contained in the Temporary Restraining Order;

WHEREAS, the Court finds that Plaintiffs effectuated service on Defendants pkshoes.store and bombline.la via email with the Temporary Restraining Order, Summons, and

Complaint, and all attachments thereto on June 24, 2024 as demonstrated in the Affirmation of Service filed on July 1, 2024;

WHEREAS, the Court finds that Plaintiffs effectuated service on Defendant coolkicksmall.com via WhatsApp with the Temporary Restraining Order, Summons, and Complaint, and all attachments thereto on June 24, 2024 as demonstrated in the Certificate of Service filed on July 1, 2024 as demonstrated in the Affirmation of Service filed July 3, 2024;

WHEREAS, Defendants failed to submit any papers opposing entry of the Preliminary Injunction, and failed to appear before the Court on July 1, 2024 or otherwise appear in this action; and

WHEREAS, Plaintiffs submitted an additional declaration in support of their motion for a Preliminary Injunction identifying additional names, email addresses and financial information belonging to Defendants which was obtained through the third party discovery provisions set forth in the Temporary Restraining Order; and

The Court now finds the following:

a. Plaintiffs have established that they are entitled to injunctive relief by demonstrating that (1) they are likely to succeed on the merits of their claims; (2) they are suffering irreparable injury and, in the absence of an injunction, will continue to suffer irreparable injury, based on Defendants' unauthorized use and infringement of Plaintiffs' Marks in connection with the manufacture, importation, exportation, distribution, marketing, advertising, offer for sale and/or sale of various products, including but not limited to footwear, clothing, and accessories for men, women and children (the "Counterfeit Products"); (3) remedies at law, such as money damages, are inadequate to compensate for Plaintiffs' injuries; (4) a freeze of Defendants' assets is necessary to preserve Plaintiffs' right to an equitable

accounting (5) the balance of hardships favors Plaintiffs; and (6) granting Plaintiffs' request for injunctive relief would serve the public interest;

- b. Plaintiffs have demonstrated that they are likely to succeed in showing that the Plaintiffs' Marks are valid and enforceable, and entitled to protection, and that Defendants' willful and unlawful use of the Plaintiffs' Marks in connection with the sale of Counterfeit Products is likely to cause consumer confusion;
- c. Plaintiffs have demonstrated that they are likely to succeed in showing that Defendants have used and are continuing to use counterfeits or infringements of the Plaintiffs' Marks in connection with the manufacture, exportation, importation, distribution, marketing, advertising, offer for sale and/or sale of Counterfeit Products;
- Defendants whose known websites, social media accounts, email addresses, alias names, including any Chinese character alias names, and entities identified as members of the 52 networks of defendants (as set forth in <a href="Attachment 1">Attachment 1</a> hereto, and incorporated as if set forth expressly herein) are, or were within the last twelve (12) months, using the names (as set forth in <a href="Attachment 2">Attachment 2</a> hereto, and incorporated as if set forth expressly herein) selling Counterfeit Products through the use of numerous of websites (the "Infringing Websites") and hundreds of associated social media accounts (the "Infringing Social Media" together with Infringing Websites, the "Infringing Platforms"), including, without limitation, the websites detected to date by Plaintiffs, which are or were located at the websites set forth in <a href="Attachment 3">Attachment 3</a> hereto, and incorporated as if set forth expressly herein, and the social media accounts detected to date by Plaintiffs, which are or were located at the social medial accounts set forth in <a href="Attachment 4">Attachment 4</a> hereto, and incorporated as if set forth expressly herein;

- e. Plaintiffs have demonstrated that they are likely to succeed in showing that Defendants have a bad faith intent to profit by associating themselves with Plaintiffs and the Plaintiffs' Marks without Plaintiffs' authorization;
- f. Plaintiffs have demonstrated that Defendants have gone to great lengths to conceal themselves and their ill-gotten proceeds from Plaintiffs and this Court's detection, including by providing intentionally-deceptive contact information and using multiple false identities and addresses associated with their operations;
- g. Plaintiffs have demonstrated that Defendants, or other persons acting in concert with Defendants, would likely destroy, move, hide, or otherwise make the Counterfeit Products, Defendants' means of selling and distributing the Counterfeit Products, financial accounts used in connection with the sale of Counterfeit Products, records relating to the ultimate disposition of Defendants' ill-gotten proceeds, and business records relating thereto, inaccessible to Plaintiffs or the Court if Plaintiffs were to proceed on notice to the Defendants, thus frustrating the ultimate relief that Plaintiffs seek in this action;
  - h. Plaintiffs have demonstrated that the harm to Plaintiffs from denial of the requested Preliminary Injunction outweighs the harm to Defendants' legitimate interests against granting such an order;
  - i. Plaintiffs have demonstrated that the entry of an order other than the Preliminary Injunction would not adequately achieve the purposes of the Lanham Act to preserve Plaintiffs' remedies for trademark counterfeiting, including, *inter alia*, the cessation of all sales of the Counterfeit Products, the acquisition of the business records relating to the Counterfeit Products, and Plaintiffs' rights to an equitable accounting of Defendants' profits, lost profits, or damages.

j. Plaintiffs have provided adequate security for the payment of such damages as any person may be entitled to recover as a result of a wrongful restraint hereunder, by posting a \$10,000 bond in accordance with the Temporary Restraining Order;

Accordingly, this Court finds that entry of the Preliminary Injunction is necessary and appropriate.

### THEREFORE, IT IS HEREBY ORDERED that:

- 1. Defendants, their officers, directors, agents, employees, representatives, successors or assigns, and all persons acting in concert or in participation with any of them from are restrained and enjoined from:
  - a. using Plaintiffs' Marks, or any reproduction, counterfeit, copy, or colorable imitation of Plaintiffs' Marks, or any mark confusingly similar thereto or likely to dilute or detract from the Plaintiffs' Marks, in connection with manufacturing, distributing, delivering, shipping, importing, exporting, advertising, marketing, promoting, selling or offering for sale Counterfeit Products or any other products confusingly similar to Plaintiffs' Products, or that otherwise bear, contain, display, or utilize any of the Plaintiffs' Marks;
    - b. making or employing any other commercial use of the Plaintiffs' Marks, any
      derivation or colorable imitation thereof, or any mark confusingly similar thereto
      or likely to dilute or detract from the Plaintiffs' Marks;
    - c. using any other false designation of origin or false description or representation or any other thing calculated or likely to cause confusion or mistake in the mind of the trade or public or to deceive the trade or public into believing that Defendants'

- products or activities are in any way sponsored, licensed or authorized by or affiliated or connected with Plaintiffs;
- d. using or transferring ownership of the Infringing Websites, or registering or using any other domain names incorporating Plaintiffs' Marks, in whole or in part;
- e. using or transferring ownership of the Infringing Social Media, in whole or in part;
- f. any other acts or things calculated or likely to cause confusion or mistake in the mind of the public or to lead purchasers or consumers or investors to believe that the products or services promoted, offered, or sponsored by Defendants come from Plaintiffs' or their licensees, or are somehow licensed, sponsored, endorsed, or authorized by, or otherwise affiliated or connected with Plaintiffs;
- g. moving, returning, destroying, secreting, or otherwise disposing of any
  Counterfeit Products or any products that otherwise bear, contain, display, or
  utilize any of the Plaintiffs' Marks, any derivation or colorable imitation thereof,
  or any mark confusingly similar thereto or likely to dilute or detract from the
  Plaintiffs' Marks;
- h. removing, destroying, altering, secreting, or otherwise disposing of any computer files, electronic files or data, business records, or documents containing any information relating to any of the Infringing Websites or Infringing Social Media, Defendants' assets or operations, or to the importing, manufacturing, production, marketing, advertising, promoting, acquisition, purchase, distribution or sale of Counterfeit Products or any products that otherwise bear contain, display, or utilize any of the Plaintiffs' Marks, any derivation or colorable imitation thereof,

- or any mark confusingly similar thereto or likely to dilute or detract from the Plaintiffs' Marks;
- i. further diluting and infringing the Plaintiffs' Marks and damaging Plaintiffs' goodwill;
- j. otherwise competing unfairly with Plaintiffs or any of their authorized licensees in any manner;
- k. secreting, concealing, transferring, disposing of, withdrawing, encumbering or paying any money or other assets of Defendants, including but not limited to the transfers from or to any accounts held by, associated with, or utilized by Defendants, regardless of whether such money or assets are held in the U.S. or abroad, including Defendants' accounts as listed in <a href="Attachment 5">Attachment 5</a> hereto, and incorporated as if set forth expressly herein, until further ordered by this Court; and
- assisting, aiding, or abetting any other person or business entity in engaging in or performing any of the activities referred to in the above subparagraphs (a) through (k), or effecting any assignments or transfers, forming new entities or associations, or utilizing any other device for the purpose of circumventing or otherwise avoiding the prohibitions set forth in subparagraphs (a) through (k)
- 2. Defendants, their officers, directors, agents, employees, representatives, successors or assigns, and all persons acting in concert or in participation with any of them are restrained and enjoined from accessing the Infringing Platforms for the duration of this action, as set forth further herein.

- 3. IT IS FURTHER ORDERED that upon two (2) business days' written notice to the Court and Plaintiffs' counsel, any Defendant or affected third party may, upon proper showing, appear and move for dissolution or modification of the provisions of this Order.
- 4. IT IS FURTHER ORDERED that within three (3) days from the date this Order is posted to the public docket, Plaintiffs shall serve this Order, including all attachments thereto, on Defendants at the email addresses set forth in <u>Attachment 6</u>, or in the alternative, through the WhatsApp numbers set forth in <u>Attachment 4</u> hereto, which Plaintiffs have demonstrated will provide adequate notice to Defendants pursuant to Fed. R. Civ. P. 4.
- 5. IT IS FURTHER ORDERED that, upon a showing that Defendants are continuing to sell Counterfeit Products on newly-detected Infringing Platforms (the "Newly-Detected Infringing Platforms"), Plaintiffs may move to amend this Order to extend the application of the relief granted herein to the Newly-Detected Infringing Platforms.

#### ASSET RESTRAINING ORDER

IT APPEARING to the Court that Defendants are manufacturing, exporting, importing, distributing, marketing, advertising, offering for sale, and/or selling the Counterfeit Products, including via the Infringing Platforms, and that Defendants will continue to carry out such acts unless restrained by Order of the Court:

6. IT IS FURTHER ORDERED that, in accordance with Rule 65 of the Federal Rules of Civil Procedure, 15 U.S.C. § 1116(a), and this Court's inherent equitable power to issue provisional remedies ancillary to its authority to provide the final requested equitable relief of an accounting, Defendants, their officers, directors, agents, representatives, successors or assigns, and all persons acting in concert or in participation with any of them, including any third parties receiving actual notice of this Order by personal service or otherwise, are restrained and enjoined from transferring, withdrawing or disposing of any money or other assets into or out of any

accounts held by, associated with, or utilized by Defendants, regardless of whether such money or assets are held in the U.S. or abroad, including Defendants' accounts as listed in <u>Attachment 5</u> hereto, and incorporated as if set forth expressly herein.

- The provisions of this section apply to any and all money or assets, whether held 7. in the U.S. or abroad, including but not limited to any money or assets held with: (1) PayPal; (2) American Express, MasterCard, Visa, American Express, Dinners Club International and/or Discover; (3) Cash App; (4) Alipay; (5) Bitcoin; (6) MoneyGram; (7) PaySend; (8) Transfer Wise/Wise; (9) Union Pay; (10) Venmo; (11) WeChat Pay; (12) Western Union; (13) Zelle; (14) JCB; (15) Postel Family Credit Union; (16) Zhejiang Chouzhou Commercial Bank; (17) Bank of China; (18) China Merchants Bank; (19) Industrial and Commercial Bank of China; (20) International Bank of Chicago; (21) Community Federal Savings Bank; (22) JPMorgan Chase Bank, NA; (23) Evolve Bank and Trust; (24) Pathward National Association; (25) Bank of America, NA; (26) State Employees Credit Union; (27) China Construction Bank Corporation; and (28) East West Bank; and entities that processed payments for items purchased from Defendants' Infringing Websites, and any bank accounts or merchant reserve accounts associated with such payment processing accounts, including but not limited to the accounts identified in Attachment 5 hereto, and incorporated as if set forth expressly herein.
  - a. The Court may exempt any particular asset from the above-described freeze upon a showing by the party seeking relief from the freeze that the asset is not the proceed of counterfeiting activity.

## CONTINUATION OF EXPEDITED DISCOVERY

Provisions Applicable to Third Party Financial Service Providers

- 8. IT IS FURTHER ORDERED that Plaintiffs may continue to seek expedited discovery by providing actual notice of this Order to any banks, savings and loan associations, payment processors or other financial institutions, merchant account providers, payment providers, third party processors, or credit card associations, which have provided services, received payment, or held assets for any Defendant, any of Defendants' operations, any of the Infringing Platforms, or for any other website or social media account owned or controlled by any Defendant, including without limitation, (1) PayPal; (2) American Express, MasterCard, Visa, American Express, Dinners Club International and/or Discover; (3) Cash App; (4) Alipay; (5) Bitcoin; (6) MoneyGram; (7) PaySend; (8) Transfer Wise/Wise; (9) Union Pay; (10) Venmo; (11) WeChat Pay; (12) Western Union; (13) Zelle; (14) JCB; (15) Postel Family Credit Union; (16) Zhejjang Chouzhou Commercial Bank; (17) Bank of China; (18) China Merchants Bank; (19) Industrial and Commercial Bank of China; (20) International Bank of Chicago; (21) Community Federal Savings Bank; (22) JPMorgan Chase Bank, NA; (23) Evolve Bank and Trust: (24) Pathward National Association; (25) Bank of America, NA; (26) State Employees Credit Union; (27) China Construction Bank Corporation; and (28) East West Bank (collectively, "Third Party Financial Service Providers"); and
- 9. IT IS FURTHER ORDERED that, within ten (10) days of receiving actual notice of this Order by personal service or otherwise, and to the extent such information was not already provided in accordance with the Temporary Restraining Order, all Third Party Financial Service Providers must provide to Plaintiffs' counsel all documents and records in their possession, custody or control, whether located in the U.S. or abroad, relating to any financial accounts (including but not limited to any savings, checking, money market, or payment processing accounts) held by, associated with, or utilized by the Defendants, their officers,

directors, agents, employees, representatives, successors or assigns, and all persons acting in concert or in participation with any of them. This includes all documents and records relating to:

- a. Defendants' Infringing Websites and any other websites registered by Defendants, including the identities of the individuals or entities that registered and operated the Infringing Websites;
- Defendants' Infringing Social Media and any other social media accounts
   registered by Defendants, including the identities of the individuals or entities that
   registered and operated the Infringing Social Media;
- c. the manufacturing, exporting, importing, distributing, marketing, advertising, offering for sale, and/or selling of Counterfeit Products by Defendants, their officers, directors, agents, employees, representatives, successors or assigns, and all persons acting in concert or in participation with any of them;
  - d. the identities of any and all credit card processing agencies, merchant acquiring banks, or other financial institutions responsible for processing credit card, debit card, or other forms of financial transactions for the Infringing Platforms;
  - e. the identities and addresses of Defendants, their officers, directors, agents, employees, representatives, successors or assigns, and all persons acting in concert or in participation with any of them, including without limitation, identifying information associated with Defendants' Infringing Platforms;
  - f. payments made to or by Defendants in exchange for goods or services provided by or to Defendants, including information sufficient to identify the recipient and beneficiary of such payment;
    - g. identifying information, including full account numbers;

- account opening documents, including account applications, signature cards,
   copies of identification documents provided and, if a business account, copies of
   any corporate resolution to open account and other business documents provided
   which may include articles of incorporation for the business;
  - all deposits and withdrawals and any supporting documentation, including deposit slips, withdrawal slips, cancelled checks (both sides), and periodic account statements;
  - j. all wire transfers into the financial accounts, including documents sufficient to identify the source of transferred funds, such as documents reflecting the name of the bank or entity from which the funds originated, the account number from which the funds were transferred, and the name of the person or entity from whose account such funds were transferred; and
  - k. all wire transfers out of the financial accounts, including documents sufficient to identify the destination of the transferred funds, such as documents reflecting the name of the beneficiary of such transfer, the identity of the beneficiary's bank, and the beneficiary's full account number.

## Provisions Applicable to Third Party Website Service Providers

10. IT IS FURTHER ORDERED that Plaintiffs may continue to seek expedited discovery by providing actual notice of this Order to any Internet service providers ("ISPs"), back-end service providers, website designers, sponsored search engine ad-word providers, shippers, domain name registrars, domain name registries, domain protection services, or any other business supporting, hosting or providing e-commerce services to any Defendant, any of

Defendants' Infringing Websites, or for any other website owned or controlled by any Defendant (collectively, "Third Party Website Service Providers"); and

- 11. IT IS FURTHER ORDERED that, within ten (10) days of receiving actual notice of this Order by personal service or otherwise, to the extent such information was not already provided in accordance with the Temporary Restraining Order, all Third Party Website Service Providers must provide to Plaintiffs' counsel all documents and records in their possession, custody or control, whether located in the U.S. or abroad, relating to:
  - Defendants' Infringing Websites and any other websites registered by Defendants, including the identities of the individuals or entities that registered and operated the Infringing Websites;
  - b. the manufacturing, exporting, importing, distributing, marketing, advertising, offering for sale, and/or selling of Counterfeit Products by Defendants, their officers, directors, agents, employees, representatives, successors or assigns, and all persons acting in concert or in participation with any of them;
  - c. the identities and addresses of Defendants, their officers, directors, agents, employees, representatives, successors or assigns, and all persons acting in concert or in participation with any of them, including without limitation, identifying information associated with Defendants' Infringing Websites; and
  - d. payments made to or by Defendants in exchange for goods or services provided by or to Defendants, including information sufficient to identify the recipient and beneficiary of such payment.

Provisions Applicable to Other Third Party Service Providers

- 12. IT IS FURTHER ORDERED that Plaintiffs may continue to seek expedited discovery by providing actual notice of this Order along with a subpoena, pursuant to Fed. R. Civ. P. 45, to any other third party service providers that have provided services for any Defendant, any of Defendants' Infringing Platforms, or for any other website or social media account owned or controlled by any Defendant (collectively "Other Third Party Service Providers").
- 13. IT IS FURTHER ORDERED that Plaintiffs may continue to pursue discovery proceedings pursuant to the Federal Rules of Civil Procedure.

#### **DISABLING OF INFRINGING PLATFORMS**

14. IT IS FURTHER ORDERED, pursuant to Fed. R. Civ. P. 65(d)(2), that any Third Party Website Service Provider, including but not limited to VeriSign, Inc., NeuStar, Inc., Nominet UK, Registry Services, LLC, .Club Domains, LLC, Public Interest Registry, and/or an individual registrar or Other Third Party Service Provider holding or listing one or more domain names or social media accounts used in conjunction with Defendants' Infringing Platforms, including those set forth in <a href="Attachments 3">Attachments 3</a> and 4 hereto, and incorporated as if set forth expressly herein, shall, within three (3) business days of receiving actual notice of this Order by personal service or otherwise, maintain measures in place to or, to the extent such action was not already taken in accordance with the Temporary Restraining Order, temporarily disable these domain names and/or social media accounts, and make them inactive and untransferable until further order from this Court. Notwithstanding the preceding sentence, the terms of this Paragraph shall have no application if a domain name or social media account has already been disabled and/or the ownership of such domain name or social media account has been transferred by the Other Third Party Service Provider pursuant to a court order issued in another litigation.

#### PROHIBITION AGAINST AIDING AND ABETTING VIOLATIONS OF THIS ORDER BY THIRD PARTIES

- 15. IT IS FURTHER ORDERED, by automatic operation of Fed. R. Civ. P. 65(d)(2), that all third parties who act in active concert or participation with Defendants and who receive actual notice of this Order by personal service or otherwise shall be bound by the terms of this Order and are prohibited from assisting in any violation of this Order, including, without limitation:
  - a. permitting the transfer, withdrawal or disposal of any money or other assets by Defendants, their officers, directors, agents, representatives, successors or assigns, and all persons acting in concert or in participation with any of them, into or out of any accounts held by, associated with or utilized by any of the Defendants, regardless of whether such money or assets are held in the U.S. or abroad;
  - b. permitting the advertising, promoting, or marketing of Defendants' Counterfeit
     Products or the Infringing Platforms, or the sale or distribution of Counterfeit
     Products by Defendants, their officers, directors, agents, representatives,
     successors or assigns, and all persons acting in concert or in participation with any
     of them; and
  - c. supporting, hosting or providing e-commerce services Defendants' Infringing Platforms, including continuing to connect customers to the Infringing Platforms.
  - 16. IT IS FURTHER ORDERED that any third party that has received proper notice of this Order pursuant to Fed. R. Civ. P. 65(d)(2), and requires clarifications as to its duties, if any, under this Order, may make an application to this Court, with notice to Plaintiffs' counsel.

17. Defendants are hereby given further notice that any act by them in violation of any of the terms of this Order may be considered and prosecuted as contempt of this Court.

IT IS SO ORDERED.

DATED this 3 day of \_\_\_\_\_, 2024

Ву: \succeq

UNITED STATES DISTRICT JUDGE

# ATTACHMENT 1

Jefendant Net	works			
Defendant Network	Website	<u>Elijaii</u>	Social 8615622391330	Shiby NY Inc.
1	rimisneaker.cc rimisneaker.ru rimisneaker.us	rimisneaker@gmail.com sz@baofuplus.com 13799010254@163.com rimikobe@gmail.com 13799010254@164.com 15622391330@163.com	(Whatsapp) 8617359417330 (Whatsapp) 8617359417330 (Whatsapp) UCMtsBM93bWwMNIbYK uLEY8Q (YouTube) rimisneaker_1 (Instagram) rimisneaker (Wechat)	Ming Fu Hong Trading Limited Li Junqing
2	bstsneaker.com bstsneakers.com songsneaker.com stockxshoes.com stockxshoesvip.co m	amy@bstsneaker.com amy@bstsneakers.com info@smartselfbalancewh eel.com maysong@songsneaker.co m service@stockxshoes.com	18950744921 (WeChat) 85244048557 (Whatsapp) 85297976425 (Whatsapp) 8613646012644 (Whatsapp) 8618950744921 (Whatsapp) UCW6c2Qjjrc_eRBttl6F- nUQ (YouTube) UCiVgTu562GBKYVETpPrN CHA (YouTube) UCoxkgQebYcC7Wpnc4q5 Ykzg (YouTube) UCtnTC07rJe8filoxg5xc5q (YouTube) SongSneaker- 105636734730124 (Facebook) bstsneaker.store (Instagram) bstsneakers.store (Instagram) bstsneakersofficial (Instagram)	

Defendant No	etworks			
Defendant Network	Website	<b>Email</b>	Social	Names
			stockxshoes_tt (Instagram) stockxshoes_xx2 (Instagram)	
			r/BSTReps (Reddit) r/Stockxshoescom (Reddit)	
3	cocoshoes.net cocoshoesvip.com bagsmalles.com	cocoshoes2011@gmail.co m	85264329578 (Whatsapp) UCbFWidqtG9P82KIW81R bNIQ (YouTube) COCO-SHOES- 108421181587233 (Facebook) cocoshoesjing_ (Instagram) cocoshoesnet (Instagram) cocoshoesshop_ (Instagram) 18950744921 (Wechat)	
4	buykicks.me	buykicks888@163.com buykicks888@gmail.com shoeboxes0597@gmail.co m dingna888@outlook.com	8618171220597 (Whatsapp) 861886529701 (Whatsapp) buykicks88 (Instagram) nicejordansnet3 (Instagram) shoeboxes068 (Instagram) 8618171220597 (Wechat) 861886529701 (Wechat) 8618086529701 (Whatsapp)	Na Ding

endant Net endant		Email	Social	Vames
twork	carlsneaker.com	carlkicks.com@gmail.com baowu66520@163.com shanshanshan2008@outlo ok.com	8618396000349 (Whatsap p)	Joom E-Commerce Company Limited 谢剑珊 Baowu Chen
	ddkicks.net	DDkicks2009@gmail.com chenyansong7706@outlo ok.com	8617359057025 (Whatsap p) UC- A9EoPxIEYZjAsyaRBGcjA (YouTube) ddkicks2009 (Instagram) r/ddkicks (Reddit)	Yansong Chen
7	hotkicks.cc hotkicks.org	hotkicks.cc@gmail.com hotkicks666@gmail.com LQG7183167666@gmail.c om	16167554659 (Whatsapp) 85257671726 (Whatsapp) hotkicks.cc (Facebook) hotkicks.org (Facebook) hotkicks.cc2 (Instagram) hotkicks_official (Instagram) hotkicksorg.official2 (Instagram) r/HotKicks_Official (Reddit	GDLEYU INC.
8	hypeunique.com hypeunique.is hypeunique.me	cshypeunique@gmail.corlqg718316766@gmail.co		1
9	kickmax.ru	kickmax08@gmail.com Delta1879@outlook.com	85368525066 (Whatsapp n gslucky88 (Instagram)	EFX FASHION INC.

efendant Ne efendant etwork	website	Eillan	Social	Names
ELWOIK			kickmax0 (Instagram)	
.0	kickscentral.cc kickscentral.me killone.x.yupoo.co m	kickscentralnet@gmail.co m 525843008@qq.com	8618250518099 (Whatsap p)  UCLOCBVp7Np1mfjGVDto k3EA (YouTube) kicks_wow (Instagram) kicksfollow (Instagram) pinkkickz (Instagram) kickscentral (Wechat)	Xiaoshuang Liu
			r/kickscentral (Reddit)	
11	kickwho.cc kickwho.xyz	admin@kickwho.org kickwhoofficial@gmail.co m	85253741963 (Whatsapp) 85255139716 (Whatsapp) 85291452559 (Whatsapp) 8613023858310 (Whatsapp) kickwho.snkrs (Instagram) kwsnkrs.review (Instagram) shoe_reviewss (Instagram kickwho (Wechat) kickwho-snkrs (Wechat) r/kickwho (Reddit) u/kickwho_l (Reddit)	
12	kickzlucas.com	sneaker1908@outlook.com yaozee@hotmail.com kickzlucas@hotmail.com	kickzlucasofficial	p 厦门同安区东虹启贸 易有限公司 Joom E-Commerce Company Limited Xia Men Tong An Qu Dong Hong Qi Mao You Xian Gong Si

efendant Ne	tworks			Vames
refendant Jetwork	Website I	Email	Social	Luo Chenlian
1.3	i igi Quen w	lgroseru@outlook.com guolinleov@yeah.net	80T32330T1411 (441975-1	Guoxiong Lin Lin Guoxiong
14	lkkiks.com	lkkikspro@gmail.com zxg0508@yeah.net	8613459075059 (Whatsap p) Ikkiks_com (Instagram) Ikkiks (Wechat)	Xianguo Zhou Bo Ying Trading Hong Kong Limited Zhou Xianguo
15	888kicks.ru	service@888kicks.ru zhongwei6983@outlook.c om 13123286983@wo.cn	85254929956 (Whatsapp) 8617396500129 (Whatsap p) UC_sm5K0xcii0FEZKm4TQ YKQ (YouTube) love888kicks (Instagram) r/888kicks (Reddit)	Zongwei Chen
16	mangomeee.com	blackstore19@163.com shiyingliao1@gmail.com	8613255911553 (Whatsarp)  8617759076897 (Whatsarp)  mangomeee.snkr (Instagram)  mangomeee2022 (Instagram)  mangofamilyshoes (Wechat)  mangomeee (Wechat)	CO., LIMITED

efendant Ne		Email	Social	Names
etwork 7	mangomeee.co	lesslieuey@gmail.com mangomeeeofficial@163. com 2803417414@qq.com hotkicks.co1@gmail.com	85252610300 (Whatsapp) 85265997053 (Whatsapp) UC3G1SHtuPYzJjtHLKfXcE Nw (YouTube) mangomeee_official (Instagram) mangomeeeclub (Instagram) 44 7927 522960 (Whatsapp)	叶信培
18	monicasneaker.cc	ellen143feng@hotmail.co m monicasneaker@gmail.co m 921478041@qq.com	8617007357135 (Whatsap p) 8618396001806 (Whatsap p) monicasneaker.ccc (Instagram) 8618396001806 (Wechat) 8617189364043 (Phone) r/monicasneaker (Reddit) u/og_monica (Reddit)	Ming Fu Hong Trading Limited Chaoyun Wu 吴超云
19	houyw.x.yupoo.co m	1044086152@qq.com	8613266816871 (Whatsap p) 8618183338814 (Whatsap p) mrhou_4898 (Instagram) mr-hou4898 (Wechat)	Kong Limited
20	muksstore.x.yupo o.com	1273525285@qq.com	18105229793 (Whatsapp) 8613799614052 (Whatsapp) official_muksstore (Instagram)	1

ndant Nei	The second secon	mail	Social	Name	
MOTK	rarerapsneaker.x. yupoo.com rarerepclothing.x. yupoo.com	1223778499@qq.com	8613328838183 (Whatsa p) rarerepclothing (Instagram) rarerepsneaker2 (Instagram) rarerepsneaker3 (Instagram) 13328838183 (Wechat	Limit Lianl	ke Luo
<u>)</u>	hewitt2303.x.yup oo.com	3528315590@qq.com	8618879144396 (What p) ryannorman4 (Instagra	am)	vite feeking Club
3	sharesneaker.us sharesneakers.us sharesneakers.vip stockxpro.com stockxpro.vip stockxprovip.com supersneakers.vi stylesneaks.com	p	15659806542 (Whatsa 85256109281 (Whatsa 8615659806542 (What p)  UCsn9Ca6IOjScas9rIE A (YouTube)  stockxpro (YouTube)  stockxpro.usa (Instag stockxprosneakers (Instagram)  stockxpro-vip-alice (Wechat)  r/StockxPro (Reddit r/fashionrep (Redd r/stockxproservice (Reddit)	app) atsap eLrX gram) t) it)	N*Cnfashion Club
24	timsneakers.cc	om vipcustomerservice1@ ail.com		Whatsap	Yuai Lin

endant Netw endant work		nail	Nocial N 618650212083 (Whatsap	ames
25	ubuysneakers.co m	p U 4 ( ( t	1	Casnda Corp Limited- B2C Chunhui Li
		lichunh789@outlook.com	r/UBuySneakers (Reddit) r/ubuysneakers (Reddit) u/ubuysneakers (Reddit)	
26	ulrica688.x.yupoo.	2101979609@qq.com	8617767113866 (Whatsap p) ulrica688888 (Instagram)	Bo Ying Trading Hong Kong Limited Jianxiang Fang
27	bmlin.net hypeshoes.co stockxkicks.com wawone.com	bmlinbella@gmail.com hypeshoes.co3@gmail.co m stockxkicksvip@gmail.com	83233600101 (	o) o) ap O_

fendant Net fendant		mail	ocial ypeshoes.co (Facebook)	Names
28	clubkickz.com footskick.ru	•	omlinshoes1 (Instagram) hypeshoescoo (Instagram) ove.nicekicks (Instagram) lovekicks.vip (Instagram) stockx_kicks_(Instagram) r/HYPESHOES_co (Reddit) r/Stockxkicks (Reddit)  85260981515 (Whatsapp) 8618086465089 (Whatsapp) ) 861886465089 (Whatsapp) ) footskicks8 (Instagram) 861886465089 (Wechat)	Yadong Huang
29	coolkicksmall.com	service@coolkicksmall.co	8618959235127 (Whatsa	p \$Kaideninc616
30	crewkick.net crewkicks.org	crewkickofficial@gmail.com info@crewkick.net service@crewkick.net service@wintopay.com	18389001437 (Whatsapp 85252246012 (Whatsapp UCYxgYy8bBebOmC0X- v5YsDg (YouTube) r/crewKickr3ps (Reddit) u/crewKICK_(Reddit)	p)
31	dopesneaker.co	dopesneakersale@hotm I.com 3626967975@qq.com		Jiemao Commerce C Ltd. Joom E-Commerce Company Limited Gong Mingjie

Defendant Ne	tworks			
Defendant Network	Website	Email	Social	Names
			dopesneakerco (Instagram)	
32	flightkickz.cn flightkickz.com kicksgate.com In5factory.com yzynation.com	flightkickz@gmail.com flightkickz2017@gmail.co m qzxandy@163.com	8618107269391 (Wechat)  17477671215 (Whatsapp)  7477671215 (Whatsapp)  85255465409 (Whatsapp)  85255465492 (Whatsapp)  8615060357238 (Whatsapp)  9452646188 (Whatsapp)  UCWqUfBzNE3aCVtMk45T 75aw (YouTube)  fkz.plug (Instagram)  fkzonfire (Instagram)  In5plug (Wechat)  r/Flightkickz (Reddit)  r/flightkickz (Reddit)	志雄 祁 Chan Wai Kickz Flight Bo Ying Trading Hongkong Limited Chen Chen Zhixiong Qi
33	gmkim.vn.ua	huijian9023@foxmail.com noreply@ordernotify.net meeto768@foxmail.com richard.leanne@pm.me nielsen.tom@qq.com	639053615408 (Whatsapp) 85266080171 (Whatsapp) gmkrose (Instagram) gmktina (Wechat) r/gmksub (Reddit)	郑会见 Huijian Zheng
34	hotkickss.ru	hotkickss1977@hotmail.c om czspp2002@outlook.com	85266617105 (Whatsapp) chancy.green.52 (Facebook) hot20023 (Instagram) 852 5347 4599 (Phone)	Joom E-Commerce Company Limited Chen Zhesheng
35	hypeboost.ru hypeboost.shop	ekodgtrading1@gmail.co m	17079311942 (Whatsapp) 85267335067 (Whatsapp)	

Defendant Ne	tworks			
Jefendant Jetwork	Website	Email	Social	Names
	hypeboosts.com hypeboosts.ru		hypeboosts (Instagram) tejasrcpilot (Instagram) hypeboosts (Wechat) r/hypeboosts (Reddit)	
36	jdfoot.co clothswmalls.com	jdfootstore@gmail.com	85253072903 (Whatsapp) UC71kLLDhnW6aDGytprE 2aPA (YouTube) jdfootsneaker (Instagram) jdfootstore (Instagram)	
37	pkshoes.store	pkshoes3@ordermail.org service@ordermail.org pkshoes5@ordermail.org	PK-Shoes- 109037267542255 (Facebook)	Vkomall One Pick (HK) Limited
38	dunkskicks.org jordankicks.org popkicks.org popshoe.org	emailbestyeezyshoes@gm ail.com emailpopkicksrep@gmail.com emailpopsneakersrep@g mail.com popshoeofficial@gmail.co m renl37303@gmail.com mujiufei7@163.com dfai384fn@163.com	popshoeofficial (Instagram) 3233025706 (Phone)	通城佩娜百货店 PEINABAXNYJ Bo Ying Trading Hong Kong Limited 朱佩娜 通城佩娜百货店
39	taosneakers.com cnfashionclub.co m	taosneakers@gmail.com	8529286003 (Whatsapp) 8618059868271 (Whatsapp) UCjWueb4AHR6SYnsTcqRqBVg (YouTube) aceereps (Instagram) rep.education.center	

Defendant Ne	tworks Website	Email :	Social	Names
Network			taosneakers_ins (Instagram)	
40	uabat.xyz uabatman.com	(IMEIII000@ outlooks)	16466377762 (Whatsapp) 8613607545746 (Whatsap p) 8613666905331 (Whatsap	Liwei Liu
			p) uabat.ru (Instagram) uabat0 (Instagram) r/UaBat (Reddit) r/uabat (Reddit) u/uabat (Reddit)	
41	pkstockx.cc	service@pkstockx.com	19565163160 (Whatsapp) UC7yOIAzmFxvSssIVYbfXB pw (YouTube) pkstock.x (Instagram) uabatman.com (Reddit)	\$Kaideninc616
42	sneakerwill.shop	wsneakerwill@gmail.com kailllsneakers@gmail.com	8617359409448 (Whatsapp) 8618605016686 (Whatsapp) sneakerwillshop (Instagram) r/WillSneakers (Reddit)	司
43	luckshoes.ru	buyshoesclothing88@gma il.com comes2014@hotmail.com yunshenfu@yahoo.com	p)	Lin Liming

Defendant Ne	Defendant Networks			
Defendant Network	Website	Email	Social	Names
44	perfectkicks.top	pkdoingthebest@gmail.co m pkdoingthebest11@gmail. com pkdoingthebest11@outlo ok.com	18059533333 (Whatsapp) 19959503333 (Whatsapp) 8617759018888 (Whatsapp) pkdoingthebest2008 (Instagram) r/PKDoingBest (Reddit) u/PKDoingBest (Reddit)	建辉 刘 Jianhui Liu
45	jaskicks.ru	jaskicks@outlook.com zxq5790316@163.com ellerylee98@hotmail.com 6691083@gmail.com	8613288881136 (Whatsap p) jaskicks2008 (Instagram) r/jaskicks2008 (Reddit) u/JASKicks2008 (Reddit)	钟小青 Zhong Xiaoqing
46	coptop.net coptop.ru	coptopvip@gmail.com copsneakers.top@gmail.c om justinmoy20@outlook.co m bestjersey23@163.com vintagecustom1960@outl ook.com mark.kuhn2050@outlook. com	85261546060 (Whatsapp) coptop.top (Instagram)	COPTOP 陈珍琴 Chen Zhen Qin
47	m1sneakers.com	m1sneakers@outlook.co m 1053245683@qq.com	85269248974 (Whatsapp) 85292478434 (Whatsapp) m1sneakers (Facebook) m1sneakers01 (Instagram)	Casnda Corp Limited- B2C Zhanhu Li
48	bombline.cc bombline.la	bombline.cc@gmail.com bomblineofficial@gmail.c om	85253055346 (Whatsapp) 85256157445 (Whatsapp) 85268421175 (Whatsapp)	Bo Ying Trading Hong Kong Limited

efendant Networks				
efendant	Website	Email	Social	Names
letwork		lemonzf73@163.com	bombline_kicks (Instagram)	Zheng Fang
			bombline-cc (Wechat)	
			r/BombLine (Reddit)	
49	ebuysneakers.com	sale@ebuysneakers.com	ebuysneakers (Instagram)	Lishan Lin
		870895201@qq.com	86 138 5985 5080 (Phone)	Lin Lishan
	Vidar co	sales@xylar.co		SP XYLAR STUDIO
50	Xylar.co			\$DedianFang
51	dmsneaker.com rsneakers.fun	rwindsneakers@outlook.c om		Rey Washington
		i i 21@gmail.com		Challis Bruce
52	solenlaces.com	solenlaces21@gmail.com Hizhair@yahoo.com		

## ATTACHMENT 2

	Defendants' Known Names
No.	Known Defendant Names and Merchant Names
(Mary Carlotte Carlot	Network 1
1	Shiby NY Inc.
2	Ming Fu Hong Trading Limited
3	Li Junqing
	Network 2
4	\$ytrading616
5	Mr. Wang
6	Sun Jing Mei
	Network 4
7	Na Ding
	Network 5
8	Joom E-Commerce Company Limited
9	谢剑珊
10	Baowu Chen
••	Network 6
11	Yansong Chen
1.1	Network 7
12	GDLEYU INC.
14	Network 8
13	GDLEYU Inc.
1.7	Network 9
14	EFX FASHION INC.
14	Network 10

	Defendants' Known Names
No.	Known Defendant Names and Merchant Names
15	Xiaoshuang Liu
	Network 11
16	misstylea
	Network 12
17	厦门同安区东虹启贸易有限公司
18	Joom E-Commerce Company Limited
19	Xia Men Tong An Qu Dong Hong Qi Mao Yi You Xian Gong Si
20 Luo Chenlian	
	Network 13
21	Guoxiong Lin
22	Lin Guoxiong
	Network 14
23	Xianguo Zhou
 24	Bo Ying Trading Hong Kong Limited
25	Zhou Xianguo
	Network 15
26	Zongwei Chen
	Network 16
27	MIKA TECHNOLOGY CO., LIMITED
<i></i> ,	Network 17
28	叶信培
20	Network 18
29	Ming Fu Hong Trading Limited

	Defendants' Known Names
No.	Known Defendant Names and Merchant Names
30	Chaoyun Wu
31	吴超云
	Network 19
32	Bo Ying Trading Hong Kong Limited
33	Xin Li
34	Li Xin
	Network 20
35	刘永乐
36	Bo Ying Trading Hong Kong Limited
37	Yongle Liu
	Network 21
38	Sing Ying Tradind Limited
39	Lianke Luo
	Network 22
40	Yuxiong Wu
	Network 24
41	Yuai Lin
	Network 25
42	Casnda Corp Limited-B2C
43	Chunhui Li
	Network 26
44	Bo Ying Trading Hong Kong Limited
45	Jianxiang Fang

	Defendants' Known Names
No.	Known Defendant Names and Merchant Names
	Network 28
46	Star EFX Fashion Inc.
47	Lin Deyang
48	Yadong Huang
49	Gang Liu
	Network 29
50	\$Kaideninc616
	Network 30
51	WTP*stepsupshoes
	Network 31
52	Gong Mingjie
	Network 32
53	志雄 祁
54	Kickz Flight
55	Chen Chen
56	Zhixiong Qi
	Network 33
57	郑会见
58	Huijian Zheng
	Network 34
59	Joom E-Commerce Company Limited
60	Chen Zhesheng
	Network 35

	Defendants' Known Names
No.	Known Defendant Names and Merchant Names
61	EKO DG TRADING INC.
	Network 37
62	Vkomall
63	One Pick (HK) Limited
	Network 38
64	通城佩娜百货店
65	PEINABAXNYJ
66	Bo Ying Trading Hong Kong Limited
67	朱佩娜
	Network 40
68	Liwei Liu
	Network 41
69	\$Kaideninc616
	Network 42
70	莆田百耀科技有限公司
71	Pu Tian Bai Yao Ke Ji You Xian Gong Si
72	杨国清
73	杨国清
	Network 43
74	丽明 林
75	Lin Liming
	Network 44
76	建辉 刘

	Defendants' Known Names  Known Defendant Names and Merchant Names
No.	Known Defendant Names and Florence
77	Jianhui Liu
	Network 45
78	钟小青
79	Zhong Xiaoqing
	Network 46
80	COPTOP
81	陈珍琴
82	Chen Zhen Qin
	Network 47
83	Casnda Corp Limited-B2C
84	Zhanhu Li
	Network 48
85	Bo Ying Trading Hong Kong Limited
86	Zheng Fang
	Network 49
87	Lishan Lin
88	Lin Lishan
	Network 50
89	SP XYLAR STUDIO
	Network 51
90	\$DedianFang
91	Rey Washington

	Defendants' Known Names
No.	Known Defendant Names and Merchant Names
92	Challis Bruce

	Infringing Websites by Network
No.	Infringing Website
	Network 1
1	rimisneaker.cc
2	rimisneaker.ru
3	rimisneaker.us
	Network 2
4	bstsneaker.com
5	bstsneakers.com
6	songsneaker.com
7	stockxshoes.com
8	stockxshoesvip.com
	Network 3
9	cocoshoes.net
10	cocoshoesvip.com
11	bagsmalles.com
	Network 4
12	buykicks.me
	Network 5
13	carlsneaker.com
	Network 6
14	ddkicks.net
	Network 7
15	hotkicks.cc
16	hotkicks.org

	Infringing Websites by Network
lo.	Infringing Website
	Network 8
17	hypeunique.com
18	hypeunique.is
19	hypeunique.me
	Network 9
20	kickmax.ru
	Network 10
21	kickscentral.cc
22	kickscentral.me
23	killone.x.yupoo.com
	Network 11
24	kickwho.cc
25	kickwho.xyz
	Network 12
26	kickzlucas.com
	Network 13
27	lgrose.ru
28	xbl0594.x.yupoo.com
	Network 14
29	
	Network 15
3	0 888kicks.ru  Network 16

ge de destado de la composição de la compo	Infringing Websites by Network
No.	Infringing Website
31	mangomeee.com
	Network 17
32	mangomeee.co
	Network 18
33	monicasneaker.cc
	Network 19
34	houyw.x.yupoo.com
	Network 20
35	muksstore.x.yupoo.com
	Network 21
36	rarerapsneaker.x.yupoo.com
37	rarerepclothing.x.yupoo.com
	Network 22
38	hewitt2303.x.yupoo.com
	Network 23
39	sharesneaker.us
40	sharesneaker.vip
41	sharesneakers.us
42	sharesneakers.vip
43	stockxpro.com
44	stockxpro.vip
45	stockxprovip.com
46	supersneakers.vip

	Infringing Websites by Network
	Infringing Website
47	stylesneaks.com
	Network 24
48	timsneakers.com
	Network 25
49	ubuysneakers.com
	Network 26
50	ulrica688.x.yupoo.com
	Network 27
51	bmlin.net
52	hypeshoes.co
53	stockxkicks.com
54	wawone.com
	Network 28
55	clubkickz.com
56	footskick.ru
	Network 29
57	coolkicksmall.com
	Network 30
58	crewkick.net
59	crewkicks.org
	Network 31
60	dopesneaker.co

	Infringing Websites by Network
io.	Infringing Website
61	flightkickz.cn
62	flightkickz.com
63	kicksgate.com
64	In5factory.com
65	yzynation.com
	Network 33
66	gmkim.vn.ua
	Network 34
67	hotkickss.ru
	Network 35
68	hypeboost.ru
69	hypeboost.shop
70	hypeboost.store
71	hypeboosts.com
72	hypeboosts.ru
	Network 36
73	jdfoot.co
74	clothswmalls.com
	Network 37
7:	pkshoes.store
	Network 38
7	6 dunkskicks.org
	jordankicks.org

	Intringing Websites by Network
No.	Infringing Website
78	popkicks.org
79	popshoe.org
	Network 39
80	taosneakers.com
81	cnfashionclub.com
	Network 40
82	uabat.xyz
83	uabatman.com
	Network 41
84	pkstockx.cc
	Network 42
85	sneakerwill.shop
	Network 43
86	luckshoes.ru
	Network 44
87	perfectkicks.top
	Network 45
88	jaskicks.ru
	Network 46
89	coptop.net
90	coptop.ru
	Network 47
91	m1sneakers.com

	Infringing Websites by Network	
No.	Infringing Website	
	Network 48	
92	bombline.cc	
93	bombline.la	
	Network 49	
94	ebuysneakers.com	
	Network 50	
95	Xylar.co	
	Network 51	
96	dmsneaker.com	
97	rsneakers.fun	
	Network 52	
98	solenlaces.com	

	Infringing Social Media		
No.	Туре	Handle	
		Network 1	
1	WhatsApp	8615622391330	
2	WhatsApp	8617359417330	
3	YouTube	UCMtsBM93bWwMNIbYKuLEY8Q	
4	Instagram	rimisneaker_1	
5	WeChat	rimisneaker	
		Network 2	
6	WeChat	18950744921	
7	WhatsApp	85244048557	
8	WhatsApp	85297976425	
9	WhatsApp	8613646012644	
10	WhatsApp	8618950744921	
11	YouTube	UCW6c2Qjjrc_eRBttl6F-nUQ	
12	YouTube	UCiVgTu562GBKYVETpPrNCHA	
13	YouTube	UCoxkgQebYcC7Wpnc4q5Ykzg	
14	YouTube	UCtnTC07rJe8filoxg5xc5qg	
15	Facebook	SongSneaker-105636734730124	
16	Instagram	bstsneaker.store	
17	Instagram	bstsneakers.store	
18	3 Instagram	bstsneakersofficial	
19	Instagram	stockxshoes_tt	
20	) Instagram	stockxshoes_xx2	
2	l Reddit	r/BSTReps	

		1	nfringing Social Media
		Туре	Handle
22	Red	dit	r/Stockxshoescom
			Network 3
23	W	natsApp	85264329578
 24	┼	ouTube	UCbFWidqtG9P82KIW81RbNlQ
25	-	cebook	COCO-SHOES-108421181587233
26	+-	stagram	cocoshoesjing_
		stagram	cocoshoesnet
28		nstagram	cocoshoesshop_
	}-	VeChat	18950744921
<b>47</b>			Network 4
30		WhatsApp	8618171220597
31		WhatsApp	861886529701
31		Instagram	buykicks88
		Instagram	nicejordansnet3
33		Instagram	shoeboxes068
3,		WeChat	8618171220597
<b></b>	5	WeChat	861886529701
	6	WhatsApp	8618086529701
	37	Wilaisripp	Network 5
		WhatsApp	18396000349
	38	WhatsApp	8618396000349
-	39		carlkicks1
ł	40	Instagram	carlkicks

		Infringing Social Media
	Type	Handle
		Network 6
42	WhatsApp	8617359057025
43	YouTube	UC-A9EoPxlEYZjAsyaRBGcjA
44	Instagram	ddkicks2009
 45	Reddit	r/ddkicks
		Network 7
46	WhatsApp	16167554659
47	WhatsApp	85257671726
48	Facebook	hotkicks.cc
49	Facebook	hotkicks.org
 50	Instagram	hotkicks.cc2
51	Instagram	hotkicks_official
52	Instagram	hotkicksorg.official2
53	Reddit	r/HotKicks_Offical
		Network 8
54	WhatsApp	85251750050
55	YouTube	UCRdNAICN3iK_tZjr3yrjjdA
5	6 Instagram	hypeunique.review
5	7 Instagram	hypeunique_review
	1	Network 9
	WhatsApp	85368525066
	59 Instagram	gslucky88
<u> </u>	60 Instagram	kickmax0

		Infringing Social Media
	Туре	Handle
<u> </u>		Network 10
61	WhatsApp	8618250518099
62	YouTube	UCLOCBVp7Np1mfjGVDtok3EA
63	Instagram	kicks_wow
64	Instagram	kicksfollow
65	Instagram	pinkkickz
	WeChat	kickscentral
67	Reddit	r/kickscentral
		Network 11
68	WhatsApp	85253741963
 69	WhatsApp	85255139716
70	WhatsApp	85291452559
71	WhatsApp	8613023858310
72	Instagram	kickwho.snkrs
73	Instagram	kwsnkrs.review
74	Instagram	shoe_reviewss
75	WeChat	kickwho
76	WeChat	kickwho-snkrs
77	Reddit	r/kickwho
78	Reddit	u/kickwho_l
	1	Network 12
7:	9 WhatsApp	8613959504723
	0 Instagram	kickzlucasofficial

, and the second		Infringing Social Media
	Туре	Handle
		Network 13
81	WhatsApp	8613599017477
82	WhatsApp	8613599462933
83	Instagram	lgrose.ru
84	Instagram	lgroseru55
	1	Network 14
85	WhatsApp	8613459075059
86	Instagram	lkkiks_com
87	WeChat	lkkiks
		Network 15
88	WhatsApp	85254929956
89	WhatsApp	8617396500129
90	YouTube	UC_sm5K0xcii0FEZKm4TQYKQ
91	Instagram	love888kicks
92	Reddit	r/888kicks
		Network 16
93	WhatsApp	8613255911553
94	WhatsApp	8617759076897
95	Instagram	mangomeee.snkr
96	5 Instagram	mangomeee.snkrr
9'	7 Instagram	mangomeee2022
91	8 WeChat	mangofamilyshoes
-	9 WeChat	mangomeee

- 11		Infringing Social Media
0.	Туре	Handle
		Network 17
100	WhatsApp	85252610300
101	WhatsApp	85265997053
102	YouTube	UC3G1SHtuPYzJjtHLKfXcENw
103	Instagram	mangomeee_official
104	Instagram	mangomeeeclub
105	WhatsApp	44 7927 522960
		Network 18
106	WhatsApp	8617007357135
107	WhatsApp	8618396001806
108	Instagram	monicasneaker.ccc
109	WeChat	8618396001806
110	Phone	8617189364043
111	Reddit	r/monicasneaker
112	2 Reddit	u/og_monica
		Network 19
11	3 WhatsApp	8613266816871
11	4 WhatsApp	8618183338814
11	5 Instagram	mrhou_4898
11	.6 WeChat	mr-hou4898
		Network 20
1	17 WhatsApp	18105229793
1	18 WhatsApp	8613799614052

	are the specific for the second	Infringing Social Media
	Туре	Handle
119	Instagram	official_muksstore
		Network 21
120	WhatsApp	8613328838183
121	Instagram	rarerepclothing
122	Instagram	rarerepsneaker2
123	Instagram	rarerepsneaker3
124	WeChat	13328838183
		Network 22
125	WhatsApp	8618879144396
126	Instagram	ryannorman4
		Network 23
127	WhatsApp	15659806542
128	WhatsApp	85256109281
129	WhatsApp	8615659806542
130	YouTube	UCsn9Ca6IOjScas9rlEeLrXA
131	YouTube	stockxpro
132	2 Instagram	stockxpro.usa
133	3 Instagram	stockxprosneakers
134	4 WeChat	stockxpro-vip-alice
13	5 Reddit	r/StockxPro
13	6 Reddit	r/fashionrep
13	7 Reddit	r/stockxpro
13	38 Reddit	u/stockxproservice

		Infringing Social Media
io.	Туре	Handle
<u> </u>		Network 24
139	WhatsApp	8613015983512
140	WhatsApp	8618650212083
141	YouTube	UCw_A-4QUn_CEKM8cfMQpjaQ
142	Instagram	timsneakerscom
143	WeChat	8613015983512
144	Reddit	r/Timsneakers
145	Reddit	r/timsneakers
146	Reddit	u/timsneakers_com
		Network 25
147	WhatsApp	85264265446
148	WhatsApp	85294300508
149	Instagram	ubuysneakers
150	Reddit	r/UBuySneakers
151	Reddit	r/ubuysneakers
152	Reddit	u/ubuysneakers
		Network 26
153	3 WhatsApp	8617767113866
154	4 Instagram	ulrica688888
	<b>-</b>	Network 27
15	5 WhatsApp	447594776750
15	66 WhatsApp	85253806268
1.5	WhatsApp	85267237597

		Infringing Social Media
0.	Туре	Handle
158	WhatsApp	8618039014337
159	YouTube	UCBvFg4ZvGFGDjGcjkhD_IA
160	YouTube	UCvCL_rkEWJwi4V4lfzoWHZA
161	Facebook	hypeshoes.co
162	Instagram	bmlinshoes1
163	Instagram	hypeshoescoo
164	Instagram	love.nicekicks
165	Instagram	lovekicks.vip
166	Instagram	stockx_kicks_
167	Reddit	r/HYPESHOES_co
168	Reddit	r/Stockxkicks
		Network 28
169	WhatsApp	85260981515
170	WhatsApp	8618086465089
171	WhatsApp	861886465089
172	Instagram	footskicks8
173	WeChat	861886465089
		Network 29
174	WhatsApp	8618959235127
		Network 30
175	WhatsApp	18389001437
176	WhatsApp	85252246012
177	YouTube	UCYxgYy8bBebOmC0X-v5YsDg

		Infringing Social Media
0.	Туре	Handle
178	Reddit	r/crewKickr3ps
179	Reddit	u/crewKICK_
		Network 31
180	WhatsApp	8618107269391
181	Instagram	dopesneaker.co
182	Instagram	dopesneakerco
183	WeChat	8618107269391
		Network 32
184	WhatsApp	17477671215
185	WhatsApp	7477671215
186	WhatsApp	85255465409
187	WhatsApp	85255465492
188	WhatsApp	8615060357238
189	WhatsApp	9452646188
190	YouTube	UCWqUfBzNE3aCVtMk45T75aw
191	Instagram	fkz.plug
192	Instagram	fkzonfire
193	WeChat	ln5plug
194	Reddit	r/Flightkickz
195	Reddit	r/flightkickz
		Network 33
196	WhatsApp	639053615408
197	7 WhatsApp	85266080171

		Intringing Social Media
0.	Туре	Handle
198	Instagram	gmkrose
199	WeChat	gmktina
200	Reddit	r/gmksub
		Network 34
201	WhatsApp	85266617105
202	Facebook	chancy.green.52
203	Instagram	hot20023
204	Phone	852 5347 4599
		Network 35
205	WhatsApp	17079311942
206	WhatsApp	85267335067
207	Instagram	hypeboosts
208	Instagram	tejasrcpilot
209	WeChat	hypeboosts
210	Reddit	r/hypeboosts
		Network 36
211	Whatsapp	85253072903
212	YouTube	UC71kLLDhnW6aDGytprE2aPA
213	Instagram	jdfootsneaker
214	Instagram	jdfootstore
		Network 37
215	Facebook	PK-Shoes-109037267542255
		Network 38

		Infringing Social Media
No.	Туре	Handle
216	Instagram	popshoeofficial
217	Phone	3233025706
		Network 39
218	Whatsapp	8529286003
219	Whatsapp	8618059868271
220	YouTube	UCjWueb4AHR6SYnsTcqRqBVg
221	Instagram	aceereps
222	Instagram	rep.education.center
223	Instagram	taosneakers_ins
		Network 40
224	Whatsapp	16466377762
225	Whatsapp	8613607545746
226	Whatsapp	8613666905331
227	Instagram	uabat.ru
228	Instagram	uabat0
229	Reddit	r/UaBat
230	Reddit	r/uabat
231	Reddit	u/uabat
		Network 41
232	Whatsapp	19565163160
233	YouTube	UC7yOIAzmFxvSssIVYbfXBpw
234	Instagram	pkstock.x
235	Reddit	uabatman.com

	Туре	Handle Network 42
		Network 42
237 Y	Whatsapp —-	8617359409448
	Whatsapp	8618605016686
238	Instagram	sneakerwillshop
239	Reddit	r/WillSneakers
		Network 43
240	Whatsapp	8613529089262
241	Instagram	luckshoesru3
242	Reddit	r/luckshoesSneakers
243	Reddit	u/luckshoes
		Network 44
244	Whatsapp	18059533333
245	Whatsapp	19959503333
246	Whatsapp	8617759018888
247	Instagram	pkdoingthebest2008
248	Reddit	r/PKDoingBest
249	Reddit	u/PKDoingBest
		Network 45
250	Whatsapp	8613288881136
251	Instagram	jaskicks2008
252	Reddit	r/jaskicks2008
253	Reddit	u/JASKicks2008

		Infringing Social Media
No.	Туре	Handle
254	Whatsapp	85261546060
255	Instagram	coptop.top
		Network 47
256	Whatsapp	85269248974
257	Whatsapp	85292478434
258	Facebook	m1sneakers
259	Instagram	m1sneakers01
		Network 48
260	Whatsapp	85253055346
261	Whatsapp	85256157445
262	Whatsapp	85268421175
263	Instagram	bombline_kicks
264	WeChat	bombline-cc
265	Reddit	r/BombLine
		Network 49
266	Instagram	ebuysneakers
267	Phone	86 138 5985 5080

		Defendants' Rank A.	ecount Inform	endants' Rank Account Information Linked to PayPal	
Networ	Bank	Bank Account No.	Name	PayPal or Venmo Account No.	Linked Email
32	Postel Family Credit Union	N/A	Kickz Flight	6162	flightkickz@gmail.com
51	Postel Family Credit Union	N/A	Rey Washington	2053	rwindsneakers@outlook.com
5	Zhejiang Chouzhou	2003	湖剑珊		
-N-4	Bank Of China Head	524		4043	carlkicks.com@gmail.com
28	China Merchants	3992	Lin Deyang	2638	footskick2@gmail.com
18	N/A	N/A	N/A	4886	ellen143feng@hotmail.com
2	Industrial and	3.710	Sun Jing Mei		
<del></del>	Commercial Dalls of China		14404		· · · · · · · · · · · · · · · · · · ·
	Bank of China	109		71069	info@smarfselfbalancewheel.co m
19	International Bank	2004			
	of Chicago	***************************************	Xin Li		
	Zhejiang Chouzhou Commercial Bank	6654	Li Xin		
	Zhejiang Chouzhou	2076	LiXim	2214	1044086152@qq.com
21	Community Federal	7025	Lianke Luo		
	Savings Bank			8237	1223778499(a/qq.com
12	JPMorgan Chase	9855	Xia Men Tong An Ou		
	TATILY TATE	8	Dong Hong		
	Industrial And	281	Qi Mao Yi		101
	Commercial Bank of   China		Gong Si	1482	yaozee@hotmail.com
	Cuma		/5		

THE STATE OF THE S		Defendants' Bank A.	ccount Inform	Defendants' Bank Account Information Linked to PayPal	
Networ k No.	Bank	Bank Account No.	Name	PayPal or Venmo Account No.	Linked Email
52	Evolve Bank and	7328	Solenlaces.c		
	Pathward, National	2368	Solenlaces.c		
	Association		om		
	Bank Of America,	1099	Solenlaces.c		
	N.A.		om		
	State Employees	5598	Challis		
	Credit Union		Влисе		
	State Employees	5652	Challis		;
***	Credit Union		Вгисе	5195	solenlaces21@gmail.com
33	Community Federal	7728	Huijian		
	Savings Bank		Zheng		
	Community Federal	3358			;
	Savings Bank			8529	huijian9023@foxmail.com
18	Community Federal	9014	Chaoyun		
	Savings Bank		Wu		
		3			
	中国建设银行	521	吴超云	7874	921478041@qq.com
43	Industrial And		Lin Liming		
	Commercial Bank of	0			
	China	699			
	China Construction	7			•
	Bank Corporation	747		1801	comes2014@hotmail.com
17	Community Federal	6732	<b>叶信培</b>		
	Savings Bank				
	Community Federal	3407			•
	Savings Bank			5988	2803417414(@qq.com
34	Zhejiang Chouzhou	2200	Chen 7h2thm2	1107	nzem2002/@outlook.com
	Commercial Bank	0377	Zuesneng	1174	Czypzeoz (godinow.com

Wor Bank Bank of China Head Office China Merchants Bank Bank Bank of China N/A Industrial And Commercial Bank of China Bank Of China Bank Of China China Bank Of China DAA Industrial And Commercial Bank Albejiang Chouzhou Commercial Bank Zhejiang Chouzhou Commercial Bank International Bank of Chicago International Bank	Perchants Dank		Defendants' Bank Account information Jinked to Jayl'al	
Bank of China Head Office 145 China Merchants Bank Bank of China 203 N/A IPMorgan Chase Bank, NA Industrial And Commercial Bank of China 567 Bank of China 567 China 720 N/A IN/A IN/A IN/A IN/A IN/A IN/A IN/A	Bank Account No.	Name	PayPal or Venmo Account No.	Linked Email
China Merchants Bank Bank of China  N/A  DPMorgan Chase Bank, NA Industrial And Commercial Bank of China  中国工商银行 720 N/A  Zhejiang Chouzhou Commercial Bank International Bank of Chicago International Bank				
Bank of China 203  N/A  PMorgan Chase Bank, NA Industrial And Commercial Bank of China  AII  Bank of China Commercial Bank Zhejiang Chouzhou Commercial Bank Zhejiang Chouzhou Commercial Bank Zhejiang Chouzhou Commercial Bank Zhejiang Chouzhou Commercial Bank AII  International Bank of Chicago International Bank of Chicago International Bank of Chicago Bank, Na Bank, Na	hants 0139	Zheng Fang	4746	lemonzf73@163.com
N/A  IPMorgan Chase Bank, NA Industrial And Commercial Bank of China Bank of China China Commercial Bank Zhejiang Chouzhou Commercial Bank International Bank of Chicago International Bank		Chen Chen	5416	flightkickz@gmail.com
Bank, NA Industrial And Commercial Bank of China Bank of China AMA Zhejiang Chouzhou Commercial Bank Zhejiang Chouzhou Commercial Bank International Bank of Chicago International Bank of Chicago International Bank of Chicago International Bank of Chicago Bank, Na Bank, Na	N/A	N/A	7897	wsneakerwill@gmail.com
Industrial And Commercial Bank of China Bank of China 与国工商银行 720 N/A Zhejiang Chouzhou Commercial Bank Zhejiang Chouzhou Commercial Bank International Bank of Chicago International Bank of Chicago International Bank of Chicago Bank, Na Bank, Na	hase 5350	陈珍琴		
Commercial Bank of China China Bank of China	¢.	i		
Bank of China 567 中国工商银行 720 N/A Zhejiang Chouzhou Commercial Bank Zhejiang Chouzhou Commercial Bank International Bank of Chicago International Bank of Chicago International Bank of Chicago Bank, Na		Chen Zhen Qin		
中国工商银行 720 N/A Zhejiang Chouzhou Commercial Bank Zhejiang Chouzhou Commercial Bank International Bank of Chicago International Bank of Chicago International Chase Bank, Na Bank, Na		Chen Zhen		
中国工商银行 720 N/A N/A Zhejiang Chouzhou Commercial Bank Zhejiang Chouzhou Commercial Bank International Bank of Chicago International Bank of Chicago International Chase Bank, Na Bank, Na		T C		
N/A  Zhejiang Chouzhou Commercial Bank Zhejiang Chouzhou Commercial Bank International Bank of Chicago International Bank of Chicago International Chase Bank, Na	720	陈珍琴	2934	coptopyip@gmail.com
Zhejiang Chouzhou Commercial Bank Zhejiang Chouzhou Commercial Bank International Bank of Chicago International Bank of Chicago Forming Chicago International Bank of Chicago Bank, Na	N/A		9076	Ikkikspro@gmail.com
Zhejiang Chouzhou Commercial Bank International Bank of Chicago International Bank of Chicago PMorgan Chase Bank, Na		T i Ivaniana		
Commercial Bank International Bank of Chicago International Bank of Chicago PPMorgan Chase Bank, Na		Simbimic in		14-14-14-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-
International Bank of Chicago International Bank of Chicago JPMorgan Chase Bank, Na	Bank	Li Junqing	5192	rimisneaker@gmail.com
of Chicago Of Chicago JPMorgan Chase Bank, Na	I Bank 4941	Baowu		
of Chicago JPMorgan Chase Bank, Na	l Bank 6651			
			1478	baowu66520(@163.com
	Thase 5151	Yadong		
		Huang	7895	yadonghuang693@outlook.com
25 JPMorgan Chase Bank NA	hase 8751	Chunhui Li		
Bank	ank 5719		7101	mislich@outlook.com

		Defendants' Bank A	ccount Inform	Defendants' Bank Account Information Linked to PayPal	
Networ k No.	Bank	Bank Account No.	Name	PayPal or Venmo Account No.	Cinked Email
	JPMorgan Chase Bank, Na	8633			
	JPMorgan Chase Bank, NA	4060			A La Maria
32	JPMorgan Chase Bank, NA	0024	Zhixiong Qi	5281	qzxandy@163.com
49	JPMorgan Chase Bank, NA	0858	Lishan Lin		
	Bank of China Head Office	711	Lin Lishan	3002	870895201@qq.com
10	International Bank of Chicago	70541	Xiaoshuang Liu	1758	525843008@qq.com
12	Industrial And Commercial Bank of	983	Luo Chenlian		
	China			8399	sneaker1908@outlook.com
26	Community Federal Savings Bank	7811	Jianxiang Fang	7305	2101979609@qq.com
28	JPMorgan Chase Bank, NA	2195	Gang Liu	0312	yildizguney31@gmail.com
40	JPMorgan Chase Bank, Na	2243	Liwei Liu	9228	liweiliu888@outlook.com
15	JPMorgan Chase Bank, NA	8994	Zongwei Chen	8482	zhongwei6983@outlook.com
13	Zhejiang Chouzhou Commercial Bank	511 6			
	Office	331		7764	guolinleov@yeah.net
31	Zhejiang Chouzhou Commercial Bank	2895	Gong Mingjie	2410	3626967975@qq.com
47	Chase	6674	Zhanhu Li	4369	1053245683@qq.com

		Defendants' Bank A	ccount Inform	fendants' Bank Account Information Linked to PayPal	
Networ Bank k No.	Bank	Bank Account No. Name	Name	PayPal or Venmo Account No.	Linked Email
9	JPMorgan Chase	5364	Yansong		chenyansong7706@outlook.co
	Bank, NA		Chen	5739	m
4	JPMorgan Chase	7209	Na Ding		
	Bank, NA			0646	0646 dingna888@outlook.com
14	Zhejiang Chouzhou		Zhou		
	Commercial Bank	7692	Xianguo	2624	zxg0508@yeah.net
22	JPMorgan Chase	2017	Yuxiong Wu		
	Bank, NA			6908	6908 3528315590@qq.com

	Additional Defendant F	Additional Defendant Email Addresses Linked to PayPal Accounts	counts
Network No.	Additional Email	PayPal or Venno Account No.	Linked Email
ς.	shanshanshan2008@outlook.com	4043	carlkicks.com@gmail.com
52	Hizhair@yahoo.com	5195	solenlaces21@gmail.com
	meeto768@foxmail.com	- PARAMETER CONTROL OF THE PARAMETER CONTROL O	
33	richard.leanne@pm.me	8529	huijian9023@foxmail.com
	nielsen.tom@qq.com		
43	yunshenfu@yahoo.com	1801	comes2014@hotmail.com
17	hotkicks.co1@gmail.com	1 5988	2803417414@qq.com
	justinmoy20@outlook.com		
*	bestjersey23@163.com		;
₽	vintagecustom1960@outlook.com	2934	coptopvip(@gmail.com
	mark.kuhn2050@outlook.com		
	13799010254@163.com		
-	rímikobe@gmail.com	5192	rimisneaker@gmail.com
	13799010254@164.com		

	Additional Defendant E	Additional Defendant Email Addresses Linked to PayPal Accounts	counts
Network No.	Additional Email	PayPal or Venno Account No.	Linked Email
	15622391330@163.com		
25	lichunh789@outlook.com	7101	mislich@outlook.com
15	13123286983@wo.cn	8482	zhongwei6983@outlook.com
44	pkdoingthebest11@gmail.com	7353	pkdoingthebest11@outlook.com
30	mujiufei7@163.com		
00	dfai384fn@163.com	7007	renis/303@gmail.com
745	ellerylee98@hotmail.com		
£	6691083@gmail.com	0801	zxq5/90316@163.com